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## REMARKS

At the time the outstanding Office Action was mailed on March 16, 2007, claims 123-154 were pending and under consideration, with claims 123-154 standing rejected. On May 22, 2007, Applicant submitted a Response to Final Action, and Applicant then received an Advisory Action dated June 21, 2007, denying entry of the proposed amendments on the grounds that they raise a new issue that would require further consideration and/or search ("specifically the change in wording to claim a product instead of a source")

While Applicant continues to believe that the amendments presented in the Response dated May 22, 2007, place the claims in condition for allowance, the present Supplemental Response to Final Action is submitted to expedite the allowance of this case by presenting amendments that Examiner Jill Warden has agreed will place the claims in condition for allowance. Specifically, the additional amendments presented herein include an additional amendment to claim 123 and an additional amendment to claim 130 to add the following wording "wherein the product consists essentially of a pharmaceutical product." This amendment was confirmed to place the claims in condition for allowance by Examiner Jill Warden in a Telephonic Examiner's Interview, the substance of which is set forth in the following section captioned "Interview Summary":

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## **INTERVIEW SUMMARY**

The undersigned attorney discussed this case with Examiner Jill Warden by telephone on July 30, 2007, on August 13, 2007, and on August 21, 2007. All of the claims pending in the application were discussed, with primary attention being given to independent claims 123 and 130. Agreement was reached that all of the claims would be allowed if each of claims 123 and 130 is amended to add the following language: "wherein the product consists essentially of a pharmaceutical product." The Examiner and the undersigned attorney also agreed that the claims would be put in condition for allowance by Applicant submitting a Supplemental Response to Final Action that would again present all of the amendments previously included in Applicant's Response to Final Action dated May 22, 2007, and also the additional amendments discussed in the Examiner's Interview.

In view of the agreement reached in the Examiner's Interview, discussed above, Applicant respectfully requests reconsideration of the present application in view of the above amendments, and issuance of a Notice of Allowance indicating that pending claims 123-154, as amended, are in condition for allowance.

If any issues remain in this case, the Examiner is invited to contact the undersigned attorney to discuss same. In addition, while claim amendments are

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presented herein to expedite the allowance of the present application, Applicant expressly reserves the right to pursue additional claims to additional subject matter in a continuation application.

Respectfully Submitted,

Gregory B. Coy, Reg. No. 40,967

Krieg Devault LLP One Indiana Square Suite 2800

Indianapolis, IN 46204-2079 Telephone: (317) 636-4341 Facsimile: (317) 636-1507